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10/585,465	12/18/2006	Masami Yamamoto	SCET 22.664 (100809-00339	5899
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
Office Action Cummons	10/585,465	YAMAMOTO ET A	AL.
Office Action Summary	Examiner	Art Unit	
	DMITRIY BOLOTIN	2629	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this c (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on 14 Ju	ne 2011.		
·	action is non-final.		
3) Since this application is in condition for allowan	ice except for formal matters, pro	secution as to the	e merits is
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.	
Disposition of Claims			
4) ☑ Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-14 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or			
Application Papers			
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner 9) The specification is objected to by the Examiner 10) The oath or declaration is objected to by the Examiner 11)	epted or b) \square objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 Cl	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National	Stage
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s) Mail Data	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P	ite	
S. Patent and Trademark Office			

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DETAILED ACTION

It would be of great assistance to the Office if all incoming papers pertaining to a filed application carried the following items:

- 1. Application number (checked for accuracy, including series code and serial no.).
- 2. Group art unit number (copied from most recent Office communication).
- Filing date.
- 4. Name of the examiner who prepared the most recent Office action.
- 5. Title of invention.
- 6. Confirmation number (See MPEP § 503).

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 03/10/2011 has been entered.
- 2. All claims are drawn to the same invention claimed in the application prior to the entry of the submission under 37 CFR 1.114 and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the application prior to entry under 37 CFR 1.114. Accordingly, **THIS ACTION IS MADE FINAL** even though it is a first action after the filing of a request for continued examination and the submission under 37 CFR 1.114. See MPEP § 706.07(b).

 Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Status of Claims

3. Claim 7 has been amended, claims 1 - 14 are pending.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein

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were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

6. Claims 1, 3 – 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohba (US 2002/0097247) in view of Nakamura et al. (US 7,331,856).

As to **claim 1**, Ohba discloses an information processing system, comprising:

means for producing a computer image (image processor 2 of fig. 2, [0068] producing an image shown in fig. 7) of touch points prompting a player to virtually touch a predetermined plurality of said touch points in a predetermined order (a menu comprising layers of pull down menus shown in fig. 7, [0070], for example, in order to select process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24);

means for accepting input of a video image of the player (image input device 101 of fig. 3) picked up by image pickup means (video camera 1 of fig. 1); display control means for superimposing the video image and the computer image on one another and causing a display device to display a superimposed image (superimposing image generator 106 of fig. 3); means for analyzing the video image during display of the computer image (difference value detector 107 of fig. 3) and detecting a virtual touch to any of the plurality of touch points (object controller 105 determines touch [0075]); and

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means for executing predetermined processing (CPU 10 of fig. 2, [0070]) when the detecting means detects that the virtual touches have been made to the predetermined number of touch points in the predetermined order (when appropriate process is selected form a pull-down menu, [0070]).

Ohba fails to disclose producing a unitary image of plurality of points with computer prompts guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order and executing a predetermined processing when the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order.

In the same field of endeavor, Nakamura discloses producing a unitary image (image of fig. 51) of plurality of points (tambourine shaped positions shown in fig. 51) with computer prompts (large arrow of fig. 51) guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order (as shown in fig. 51 the order of virtually touching tambourine shaped positions is indicated by the large arrow) and executing a predetermined processing when the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order (successful execution is followed by "OKAY!" displayed, col. 35, line 30 – col. 36, line 12).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

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As to **claim 3** (dependent on 1), Ohba discloses the information processing system wherein:

the image producing means sequentially produces predetermined computer images (menu items shown in fig. 7, [0070]) including navigation information indicating a predetermined one touch point to be touched next (such as one SELECT point or PROCESS point of fig. 7, for example, in order to select process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24); and

the means for executing predetermined processing executes the predetermined processing (CPU 10 executes determined process, [0071]) when the detecting means detects that the virtual touches have been made for the respective predetermined computer images including the predetermined navigation information that is sequentially produced [0070 – 0071].

As to **claim 4** (dependent on 1), Ohba discloses the information processing system, wherein:

the image producing means (image processor 2 of fig. 2) sequentially produces predetermined computer images (nested menu of fig. 7, for example, in order to select process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24); and

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the means for executing predetermined processing (CPU 10 of fig. 2) executes the predetermined processing when the detecting means detects that the virtual touches have been made [0070 - 0071] for the respective computer images including the predetermined navigation information that is sequentially produced (nested menu of fig. 7).

Ohba fails to disclose an image each indicating two predetermined touch points to be touched next and detecting virtual touches have been made simultaneously on the predetermined two touch points.

In the same field of endeavor, Nakamura discloses an image each indicating two predetermined touch points to be touched next (as shown in fig. 9B) and detecting virtual touches have been made simultaneously on the predetermined two touch points (col. 11, line 55 – col. 12, line 6).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a plurality of uses of the system.

As to **claim 5** (dependent on 1), Ohba discloses the information processing system, wherein: the image producing means (image processor 2 of fig. 2) produces the predetermined computer image including predetermined navigation information (nested

menu of fig. 7, for example, in order to select process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24);

and the means for executing predetermined processing (CPU 10 of fig. 2) executes the predetermined processing when the detecting means detects that the virtual touches have been made according to the predetermined navigation [0070 – 0071].

Ohba fails to disclose predetermined navigation information indicating a predetermined order of touches to be made to the touch points.

In the same field of endeavor, Nakamura discloses predetermined navigation information indicating a predetermined order of touches to be made to the touch points (col. 30, lines 50 – 56).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

As to **claim 6**, Ohba discloses an entertainment system, comprising:

means for producing a computer image including a plurality of areas (image processor 2 of fig. 2);

means for accepting input of a video image (image input device 101 of fig. 3) picked up by image pickup means (camera 1 of fig. 1);

display control means for superimposing the video image and the computer image on one another and causing a display device to display a superimposed image (superimposing image generator 106 of fig. 3); and

means for analyzing the video image by referring to the computer image (difference value detector 107 of fig. 3), wherein:

the image producing means selects one area of the plurality of areas in a predetermined order (menu area of fig. 7), and in a predetermined sequence sequentially produces an image with a plurality of areas (SELECT1, SELECT2 and SELECT3 of fig. 7) which provides prompts for the input [0070] in a predetermined manner (for example, in order to select process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24) and is obtained by displaying the selected area in a manner visually different from others (one of the SELECT images is highlighted when selected, [0070]);

the analyzing means analyzes the video image when each of the plurality of images, that the computer generates to prompt the video image input in predetermined manner, is displayed, and detects that an area of the video image, corresponding to the pre-selected area displayed in the manner visually different from others, includes a predetermined image (the object controller determines the color of menu image according to the difference value, [0070 – 0071 and 0075 – 0076]); and

a predetermined function is executed when production of the image that prompts the input, and the detection that the corresponding area includes the predetermined image, are performed a predetermined number of times (as shown in fig. 7, the user has to go through nested menu by pressing at lest three touch point in order for a process to execute, [0070 - 0071]).

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Ohba fails to disclose that image producing means selects one area of the plurality of areas in a predetermined order, and in a computer predetermined sequence sequentially produces a unitary image with a plurality of areas which provides computer prompts guiding the input in a predetermined manner.

In the same field of endeavor, Nakamura discloses that image producing means (display of fig. 51) selects one area of the plurality of areas in a predetermined order (tambourine shaped positions shown in fig. 51), and in a computer predetermined sequence sequentially produces a unitary image with a plurality of areas which provides computer prompts guiding the input in a predetermined manner (as shown in fig. 51A, curved large error prompts user to enter a predetermined input, col. 35, line 30 – col. 36, line 12)

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

As to **claim 7**, Ohba discloses an information processing system input accepting method, comprising:

producing a computer image of touch points prompting a player to virtually touch a predetermined plurality of said touch points (producing nested menu shown in fig. 7) in a predetermined order (for example, in order to select process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24);

accepting input of a video image of the player (using image input device 101 of fig. 3) picked up by image pickup means (camera 1 of fig. 1);

analyzing the video image (using difference value detector 107 of fig. 3) while superimposing the video image and the computer image on one another (using superimposing image generator 106 of fig. 3) and causing a display device to display a superimposed image (using display controller 108 of fig. 3), and sequentially detecting virtual touches to any of the plurality of touch points (sequentially touching nested menu shown in fig. 7, [0070]); and

accepting the virtual touches as predetermined input when the predetermined number of touch points are touched in the predetermined order by the virtual touches (as shown in fig. 7, the user has to go through nested menu by pressing at lest three touch point in order for a process to execute, [0070 - 0071]).

Ohba fails to disclose producing a unitary image of plurality of points with computer prompts guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order and executing a predetermined processing when

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the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order.

In the same field of endeavor, Nakamura discloses producing a unitary image (image of fig. 51) of plurality of points (tambourine shaped positions shown in fig. 51) with computer prompts (large arrow of fig. 51) guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order (as shown in fig. 51 the order of virtually touching tambourine shaped positions is indicated by the large arrow) and executing a predetermined processing when the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order (successful execution is followed by "OKAY!" displayed, col. 35, line 30 – col. 36, line 12).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

As to **claim 8**, Ohba discloses a recording medium (28 of fig. 2) on which a computer program for accepting input is recorded, the computer program causing a computer to execute processing of:

producing a computer image of touch points prompting a player to virtually touch a predetermined plurality of said touch points in a predetermined order (producing

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nested menu shown in fig. 7, for example, in order to select process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24);

accepting an input of a video image of the player (using image input device 101 of fig. 3) picked up by image pickup means (camera 1 of fig. 1);

analyzing the video image (using difference value detector 107 of fig. 3) while superimposing the video image and the computer image on one another (using superimposing image generator 106 of fig. 3) and causing a display device to display a superimposed image (using display controller 108 of fig. 3), and sequentially detecting virtual touches to any of the plurality of touch points (sequentially touching nested menu shown in fig. 7, [0070]); and

accepting the virtual touches as predetermined input when the predetermined number of touch points are touched in the predetermined order by the virtual touches (as shown in fig. 7, the user has to go through nested menu by pressing at lest three touch point in order for a process to execute, [0070 – 0071]).

Ohba fails to disclose producing a unitary image of plurality of points with computer prompts guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order and executing a predetermined processing when the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order.

In the same field of endeavor, Nakamura discloses producing a unitary image (image of fig. 51) of plurality of points (tambourine shaped positions shown in fig.

51)with computer prompts (large arrow of fig. 51) guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order (as shown in fig. 51 the order of virtually touching tambourine shaped positions is indicated by the large arrow) and executing a predetermined processing when the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order (successful execution is followed by "OKAY!" displayed, col. 35, line 30 – col. 36, line 12).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the program of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

As to **claim 9**, Ohba discloses an information processing system, comprising;

means for producing a computer image of touch points prompting a player to virtually touch a predetermined plurality of said touch points in a predetermined order (image processor 2 of fig. 2, producing hierarchal menu of fig. 7, wherein, for example, to run process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24);

means for accepting an input of a video image of the player (image input device 101 of fig. 3) picked up by image pickup means (camera 1 of fig. 1);

display control means for superimposing the video image and the computer image on one another and causing a display device to display a superimposed image (superimposing image generator 106 of fig. 3);

means for analyzing the video image during display of the computer image and detecting virtual touches to any of the plurality of touch points (difference value detector 107 of fig. 3); and

the detecting means detects the virtual touches that are made sequentially to a predetermined number of touch points in a predetermined order (as shown in fig. 7, the user has to go through nested menu by pressing at lest three touch point in order for a process to execute, [0070 - 0071]).

Ohba fails to disclose producing a unitary image of plurality of points with computer prompts guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order and executing a predetermined processing when the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order and object displaying means for displaying an object that connects the touch points sequentially subjected to the virtual touches.

In the same field of endeavor, Nakamura discloses producing a unitary image (image of fig. 51) of plurality of points (tambourine shaped positions shown in fig. 51) with computer prompts (large arrow of fig. 51) guiding a player to virtually touch a computer predetermined plurality of said points in a predetermined order (as shown in

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fig. 51 the order of virtually touching tambourine shaped positions is indicated by the large arrow) and executing a predetermined processing when the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order (successful execution is followed by "OKAY!" displayed, col. 35, line 30 – col. 36, line 12) and an object displaying means (operation device 80, col. 35, lines 32 – 43) for displaying an object that connects the touch points sequentially subjected to the virtual touches (a large arrow which connects points to be touched, col. 35, lines 32 – 43).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the program of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

As to **claim 10** (dependent on 9), Ohba discloses the information processing system, wherein a virtual touch is made to any one of the touch points (menu points of fig. 7), but fails to disclose that the object displaying means displays the object that connects any one of the touch points to another touch point previously subjected to the virtual touch.

In the same field of endeavor, Nakamura discloses that the object displaying means (operation device 80) displays the object that connects any one of the touch points to another touch point subjected to the virtual touch (a large arrow which connects points, col. 35, lines 32 – 43).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

Ohba in view of Nakamura fails to disclose another point is previously subjected to a virtual touch; however, it would have been an obvious design choice alternative to connect the touch points in any order and would require an artisan only a routine skill in the art.

As to **claim 11** (dependent on 9), Ohba discloses the information processing system, wherein the virtual touches are made to the predetermined number of touch points in the predetermined order [0070 – 0071], but fails to disclose the object displaying means displays the object that connects the touch points sequentially subjected to the virtual touches.

In the same field of endeavor, Nakamura discloses an object displaying means (operation device 80, col. 35, lines 32 - 43) for displaying an object that connects the touch points sequentially subjected to the virtual touches (a large arrow which connects points to be touched, col. 35, lines 32 - 43).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

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As to **claim 12** (dependent on 9), Ohba discloses the information processing system, but fails to disclose that the object that connects the touch points comprises a line imitating light.

In the same field of endeavor, Nakamura discloses that the object that connects the touch points comprises a line imitating light (an arrow on display inherently emits light, col. 35, lines 30 – 43).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

As to **claim 13**, Ohba discloses a recording medium (28 of fig. 2) on which a computer program for accepting an input is recorded, the computer program causing a computer to function as:

means for producing a computer image of a plurality of touch points prompting a player to a predetermined plurality of said touch points to be virtually touched in a predetermined order (image processor 2 of fig. 2, producing hierarchal menu of fig. 7, wherein, for example, to run process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24);

means for accepting input of a video image of the player (image input device 101 of fig. 3) picked up by image pickup means (camera 1 of fig. 1);

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display control means for superimposing the video image and the computer image on one another and causing a display device to display a superimposed image (superimposing image generator 106 of fig. 3);

means for analyzing the video image during display of the computer image and detecting virtual touches to any of the plurality of touch points (difference value detector 107 of fig. 3); and

the detecting means detects the virtual touches that are made sequentially to a predetermined number of touch points in a predetermined order (as shown in fig. 7, the user has to go through nested menu by pressing at lest three touch point in order for a process to execute, [0070 - 0071]).

Ohba fails to disclose producing a unitary computer image of a plurality of touch points with computer generated prompts guiding a player to a predetermined plurality of said touch points to be virtually touched in a predetermined order and detecting that the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order, wherein object displaying means for displaying an object that connects the touch points sequentially subjected to the virtual touches.

In the same field of endeavor, Nakamura discloses producing a unitary computer image (image of fig. 51) of a plurality of touch points (tambourine shaped positions shown in fig. 51) with computer generated prompts (large arrow of fig. 51) guiding a

player to a predetermined plurality of said touch points to be virtually touched in a predetermined order (as shown in fig. 51 the order of virtually touching tambourine shaped positions is indicated by the large arrow) and detecting that the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order (successful execution is followed by "OKAY!" displayed, col. 35, line 30 - col. 36, line 12), wherein an object displaying means (operation device 80, col. 35, lines 32 - 43) for displaying an object that connects the touch points sequentially subjected to the virtual touches (a large arrow which connects points to be touched, col. 35, lines 32 - 43).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the computer program of Ohba to cause the computer to function according to features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

As to **claim 14**, Ohba discloses an input interface controlling method for an information processor having a computer image producing part, an image input part, a superimposed image producing part, and a determining part, the method comprising the steps of:

producing, by the computer image producing part, a unitary computer image of a plurality of touch points with computer generated prompts guiding a player to a predetermined plurality of such touch points to be virtually touched (nested menu of fig.

7) in a computer predetermined order (image processor 2 of fig. 2, producing hierarchal menu of fig. 7, wherein, for example, to run process 24 a user has to touch in following order: MENU -> SELECT2 -> PROCESS24);

accepting, by the image input part (image input device 101 of fig. 3), an input of a video image of the player picked up by image pickup means (camera 1 of fig. 1);

superimposing, by the superimposed image producing part (superimposing image generator 107 of fig. 3), the video image and the computer image on one another and causing a display device to display a superimposed image (using display controller 108 of fig. 3):

analyzing, by the determining part, the video image during display of the computer image (using difference value detector 107 of fig. 3) and detecting virtual touches to any of the plurality of touch points [0070 – 0071].

Ohba fails to disclose producing, by the computer image producing part, a unitary computer image of a plurality of touch points with computer generated prompts guiding a player to a predetermined plurality of such touch points to be virtually touched in a computer predetermined order and detecting that the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order, and displaying, by the computer image producing part, when the virtual touches are detected to have been made sequentially on a plurality of touch points, an object that connects the touch points sequentially subjected to the virtual touches in accordance with the predetermined order.

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In the same field of endeavor, Nakamura discloses producing, by the computer image producing part, a unitary computer image (image of fig. 51) of a plurality of touch points (tambourine shaped positions shown in fig. 51) with computer generated prompts (large arrow of fig. 51) guiding a player to a predetermined plurality of said touch points to be virtually touched in a computer predetermined order (as shown in fig. 51 the order of virtually touching tambourine shaped positions is indicated by the large arrow) and detecting that the virtual touches have been made to the predetermined number of points in accordance with the computer predetermined order (successful execution is followed by "OKAY!" displayed, col. 35, line 30 – col. 36, line 12), and displaying, by the computer image producing part (operation device 80, col. 36, line 40), when the virtual touches are detected to have been made sequentially on a plurality of touch points, an object that connects the touch points sequentially subjected to the virtual touches in accordance with the predetermined order (trace of indicated positions, col. 36, lines 30 – 40).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device of Ohba to include features disclosed by Nakamura, so as to provide an interactive experience to a user of the system.

7. **Claim 2** is rejected under 35 U.S.C. 103(a) as being unpatentable over Ohba in view of Nakamura Lee et al. (US 6,160,899).

As to **claim 2** (dependent on 1), Ohba discloses the information processing system, wherein the detecting means detects the virtual touch when an object within the video image overlaps any one of the plurality of touch points within the computer image [0070 – 0071].

Ohba in view of Nakamura fails to disclose that virtual touch is detected when an object having a specific color and worn by the player.

In the same field of endeavor, Lee discloses detecting virtual touch when an object is worn by the player (ring of fig. 4A, col. 4, and lines 3 - 8).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate an object worn by the player in to the system of Ohba in view of Nakamura, so as to avoid erroneous recognition (Lee, col. 3, lines 63 – 67)

Ohba in vie of Nakamura and Lee do not disclose the object worn by the player having a specific color. However, it would have been obvious to one of ordinary skill in the art at the time of the invention to associate a specific color with the ring object of Ohba in view of Nakamura and Lee, since Lee discloses that the system can also detect the color, such as flesh color (Lee, col. 3, lines 23 – 33).

Response to Arguments

8. Applicant's arguments filed 03/10/2011 have been fully considered but they are not persuasive.

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9. As to Applicants argument that Nakamura does not show or suggest that are plurality of tambourine marks are displayed simultaneously, the Examiner respectfully disagrees. Nakamura does disclose a unitary image of six indicative positions corresponding to player A of fig. 51A corresponding to marks EC of fig. 6B and not the moving tambourine marks. Therefore, Nakamura does disclose a unitary image of plurality of indicative positions.

Conclusion

10. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DMITRIY BOLOTIN whose telephone number is (571)270-5873. The examiner can normally be reached on Monday-Friday, 7:30am - 5:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amare Mengistu can be reached on (571)272-7674. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/DMITRIY BOLOTIN/ Examiner, Art Unit 2629

/Amare Mengistu/

Supervisory Patent Examiner, Art Unit 2629